Official Paper of the County.

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owner, \$5; each additional brand or character, bar or connected letters, requiring engraved block, one year, \$2. nications should be addressed to THE HERALD, St. Johns. A. T. Subscarring \$4.00 per year, in advance.

St. Johns, Thursday, October 2

Territorial Democratic Ticket.

For Delegate to Congress, MARCUS A. SMITH, OF COCHISE,

For Joint Councilman, Northern District HARRIS BALDWIN, OF YAVAPAI,

County Democratic Ticket.

For Councilman, E. J. SIMPSON. OF HOLDROOK. For Assemblymen, FRANK HART, OF WINSLOW, J. T. LESUEUR, OF ST. JOHNS. For District Attorney, T. S. BUNCH, OF HOLDROOK,

For Sheriff, ST. GEO. CREAGHE, OF ST. JOHNS For Probate Judge, ART McDONALD, OF ST. JOHNS,

or Treasurer. W. H. GIBBONS, OF ST. JOHNS. For Recorder, CHAS. JARVIS, OF ST. JOHNS. For Surveyor,

S. G, LADD, OF ST. JOSEPH. For Superviso's, H. F. LA PRADE, OF WINSLOW, PEDRO MONTANO, OF CONCHO.

WE print above the result of the labors of the Democratic County Convention, which met in St. Johns to-day. The ticket is a good one and is deserving the support of the party from top to bottom. Want of time prevents our giving the proceedings in full, which will be done in our next issue.

none of which are true. We have cratic officials. this proposition to make the Apache county editor of that paper: He may select any Mormon in Apache county, no matter how black and infamous his character may be and publish his record, and the HERALD will print the record of the writer for the Republican, both as an official and a citizen, and if the reputation of the Mormon does not come out of the contest as white as the driven snow, in comparison, we are ready to acknowledge that we have no idea of what constitutes morality, honesty, integrity and manliness. We dare him to accept the challenge and open the ball.

his murderers on the plea of selfdefense, notwithstanding that the testimony showed that the man was shot three times in the back, and ty, prevailed on Gov. Zulick to apthat he was unarmed when killed. point him Probate Judge, although tendance in the House as any mem-

rial by the St. Johns editor of the facts now, would not suit his pur-Arizona Republican is on a par pose. He used them until they with all the other statements made found him out, and now that he can by this redoubtable individual, con- use them no longer, he wants them cerning affairs which happen in disfranchised. Apache county. We have no recollection of his ever having told the truth, in a solitary instance, in his m iny contributions to outside news- telegram of acceptance through the it with vigor, but was overwhelmed papers, in regard to happenings in Gazette: this county. He appears to take particular delight in maligning our cieved, conveying the information baneful effects of religious persecu- startling story of an attempt on the officials, in turning, twisting and of my unanimous nomination as tion, and class legislation upwards life of President Diaz during the all Warrants drawn on the Road Fund county and injure its reputation sense of gratitude for the honor and has battled against religious intol- festivities the President, accompaand standing abroad.

with the killing of Barry Matthews, the people of Arizona, whom I have necks of Ireland's best and bravest pyrotechnic display. than the writer of this had with the endeavored to faithfully serve, and men. No wonder Sheriff O'Neill No sooner had be appeared than burning of Moscow. There was responsibilities, I again thank the never a clearer case of self-defense convention for this evidence of their infamous piece of class legislation, bits of brick and timber beestablished before any court in the confidence." world. It was not only proven that Matthews fired the first shot, but 238,473, an increase of 82,084, and his adversary on several occasions crease of 26,285,

and in different places. There were only two Mormons on the jury; the balance of the jury being Gentiles composed of Americans and Mexicans, and the case was so clear that the jury reached a verdict in about fifteen minutes. The jury in this case represented all classes and both political parties. The records of the court will bear us out in these assertions.

The author of the above paragraph has, moreover, changed his base to suit the political exigencies of the moment. When this unfortunate affair first happened, he charged the offense to what he termed the "St. Johns ring," and stoutly maintained that they hired Matthews' assassination. The political situation has somewhat changed and now he charges the Mormons with the crime. Two years hence he will probably charge some one

Apache County Republicans are ip in arms against the Mormon evil and the mal-administration of their county affairs. They will make a strong fight at the election this fall. -Republican.

Four years ago when the management of affairs in Apache county passed into the hands of the Democratic party, county warrants were worth fifty cents on the dollar, and no one cared to buy even at that price. To-day they are worth 95 at this figure. One year more of Democratic rule, and they will be worth 100 cents on the dollar. In he meantime taxation has been rebe reduced still lower if the party

is kept in power in the county.

Four years ago when the government passed into the hands of the Democratic party lawlessness was It was next to impossible to con- as recognition can be obtained. vict a man of any crime, Criminals were protected and shielded by thrown open and the most desperate characters were permitted to from the prosecution of any reserwalk forth free men. There was no protection for property and very little for life. To-day there is not a more peaceable, orderly, quiet and force all persons grazing or other-THE Republican continues to publaw abiding community in the Terlish the villainous scribblings of its ritory. Financially there is not a pay a certain annual rental there-St. Johns editor in regard to the county in better condition, and it for to the United States. Mormons of this county, charging has all been brought about under them with all manner of crimes, the "mal-administration" of Demo-

THE Apache county editor, by how to vote. He studiously re- of all desert lands from entry. frains, however, from mentioning will hold in Apache county) over a by the settler, Mormon opponent. He does not was in almost every Mormon settle- expense of a law suit. that the Mormons, together with refused to accept one cent for his the Democratic Gentiles of the counservices. The above extract from an edito- he was a Republican. To tell these ber of it.-Prescott Courier.

Mark's Acceptance.

The population of Pittsburg is that he had threatened the life of of Allegheney City 104,967, an in- piece of trick legislation in the in- whizzed dangerously near him.

Mark Smith.

Hon. M. A. Smith, Delegate in Congress from Arizona, is a man of the people, for the people. Now and then, opposition papers have pretended to want knowledge as to what he has has done for Arizona and her people, when they knew that, as a sentinel on the watchtower at Washington, he had performed good service.

As most of the opposition papers of Arizona are written up by persons who were but recently imported, it may be that they are ignorant of the work done by our dele-

The question is not-What has he done? but, What has he not

We are not, today, blessed with ery good memory, still, the following praiseworthy acts of Mr. Smith will be recollected by a great many Arizonians of both parties.

A majority of Arizonians did not want Geronimo removed to Fort Sill, and Delegate Smith prevailed upon Government to keep the two polygamists is so utterly nonold rascal in the south.

Prevented Wolfley's bill to create himself grand executioner of every officer in Arizona.

Secured appropriation for agricultural experimental station in

Secured appropriation for survey cents, and no one cares to sell even of Colorado river, on which to base appropriation for improvement of its navigation.

Passed through Congress a bill for a North and South railroad, duced from 31 to 21 cents, and will which was vetoed by the President simply because it modified the Ben

Secured a favorable report from the committees of both houses for the creation of a 4th Judicial Disrampant throughout the county, trict and will pass the bill as soon

Passed through the House a bill -now on the table of the Senate the officials. Prison doors were for action-compelling the United States to pay all expenses arising vation Indian in Arizona, thus re- sincere in their effort to reform so-

wise using the public domain to

Did as much as any one now in peal of the Desert Land Act.

Had the Government bear the the fact that he was elected in 1886 loss of the money illegally paid to County Judge, by the Mormon vote, Fred W. Smith, whose defalcation

ed Apache county that year, and from the worry, harrassment and

back in order to secure their votes on letter received by him and has done

He has been as regular in his at-

O'Neill and the Mormons.

When the anti-Mormon plank in the late republican covention was reached, Sheriff O'Neill, of Yavapai county, who was one of the bright-Mark Smith sent the following est men in the convention, attacked Antonio, Tex., special says: by proxies. Bucky O'Neill belongs reached San Antonio this morning "Your gratifying message re- to a nationality that can trace the from the City of Mexico relates the stood up and battled against this a volley of musketry sounded, and as he knew it was not for the pur- gan to fly around his head. He repose of prohibiting crime, or in the treated hurriedly to his room, folinterest of virtue, but was simply a lowed by his staff. Three bullets

stand he took against this piece of plot, fifteen of whom are now in leader of the republican party of cipitately from the country. The the resolution, and we say here to- been suppressed in Mexico by the day, that, if there is a Mormon in Government officer. all Arizona, that will not compare this is Morrison. And the repub- whom Diaz owes his power. lican convention stultified itself, when it permitted this fellow to dictate resolutions for its platform." -Phœnix Gazette.

Common Sense.

The man Halliday who was ar rested and is in jail at Tucson was read out of the Mormon church a year ago. The effort of the Citizen and Republican to create a feelaccount of the misdeeds of one or sensical that no intelligent Catholic, Protestant, Methodist or Infidel will fail to see the straits to which politicians will resort to blind a voter by appealing to ignorance on affairs on which he is not posted That there are polygamists among the Mormons, is just as true as there are outlaws, vagabonds, stranglers and fornicators in all other denominations but is that any reason why the entire church should be condemned for the wrong doings of one or more of its members? Why were the Mormons selected by the maker of the republican platform as a target for the Edmunds bill. That bill is sweeping in its ideas of reforming society. Let the party of morality, now that they are in power, carry out the provisions of the Edmunds act, and bring before the bar of justice every democrat who transgresses the edicts of that enactment. Then the people will be led to believe that they are lieving the Territory of a vast debt, ciety instead of believing as they Defeated in committee a bill to now do that it is simply a dodge to disfranchise democratic voters .-

Cold Facts.

It is a fact that less than three Congress to prevent the atter re- per cent of the Mormons are polygamists, and yet the Republican par-Did fully as much as any one ty wants to disfranchise every memman toward the repeal of the net ber of the Mormon church who remeans of the columns of the Re- of October 2, 1888, which under fuses to vote the Republican ticket. publican, complains that the Mor- construction of the Interior De- They may deny this statement but mons are directed by the church partment resulted in a withdrawal the cold facts stare that party in the face. In Wyoming, where the Mormons have always voted the Republican ticket, no effort has ever been made to disfranchise (the only office he ever held or ever otherwise would have been borne them; but in Idaho, where the Mormons have always voted with Prevented the passage of any the Democratic party, congress enlighten the readers of the Repub- Land Court bill that did not thor- passed the test oath which disfranlican as to the fact that he canvass- oughly protect the innocent settler chises them, and a like bill is now before congress to disfranchise the Mormons in Arizona. In the name ment in it, patting Mormons on the He has answered every business of justice, has it come to this pass? That a Mormon can only enjoy his Again, when Barney Matthews election day. Neither does he tell \$10,000 worth of work in the vari. religious convictions undisturbed was murdered by the Mormons in the readers of the Republican that our departments for his constitu- so long as he votes the Republican St. Johns a Mormon jury acquitted when he was legislated out of office ents and never charged and always ticket? And if he chooses to vote the Democratic ticket he must be disfranchised. The telegrams from Wyoming last week say the Mormons voted the Republican ticket solid, to this the Republicans say amen; and so say the democracy if they believe in the principles of that party.—Star.

They Fired a Voiley at Diaz.

New Orleans, September 25 .- The New Orleans Times-Democrat's San

A prominent railway official who trust reposed. Hoping I shall con- erance and persecution ever since nied by his personal staff, stepped The Mormons had no more to do tinue to merit the confidence of the yoke of Britian bowed the out on the piazza to witness the ceases from this date.

terest of the republican party; and | Forty men are known to have

we honor Mr. O'Neill for the manly been connected with the murderous sham trickery. Morrison the "great" jail and the others are fleeing pre-Apache county, was the father of news of the dastardly deed has

The reason for the attack is asin all that tends to make a man signed to various causes, the most with this man, Morrison .- we can important of which is that the only express pity for that Mormon. President is strongly suspected of A demagogue, without the ability coquetting with the clerical party, to conceal it, a political back, lack- which is in direct conflict politicaling the ability to obtain office,- ly and socially with the Liberals, to

No More Polygamy Now.

Salt Lake (Utah), September 24. -President Woodruff of the Mormon Church to-day issued a manifesto in which, referring to the statement in the report of the Utah Commission that plural marriages have beeen solemenized during the past year and that the leaders of the church have encouraged the contining against the Mormon church on uance of polygamy, he enters a sweeping denial that such things have occurred, President Woodruff turther says that inasmuch as the law forbiding polygamy has been pronounced constitutional by the court of last resort, he hereby declares his intention to submit to those laws and use his influence with the members of the church to have them do likewise. There is nothing in his teachings to the church or in the teachings of his associates during the time specified which can reasonably be constructed to incirculate or encourage polygamy, and when any elder has used the language which appeared to convey such teachings, he has been promptly reproved. The manifesto concludes:

> "I now publicly declare that my advice to the Latter Day Saints is to refrain from contracting any marriage forbidden by the laws of

A Killing on the Arivaipa.

G. W. Apsuy, an Englishman about 44 years of age, was arrested at his ranch on the Arivaipa, ten miles from Old Camp Grant, by Lieut. Watson, on the 14th inst. for the killing of a man on the presan Carlos and placed in the guard house. The prisoner was well known in Globe five or six years ago, and had a bunch of cattle located about 12 miles from here, on the old Florence road

Following is Apsuy's statement

September 220, 1890.

Notice is hereby given that the following named settler has filed under of his claim, and named settler has filed under of his claim, and in a said proof will be made before the fludge of the Probate Court, at st. Johns, Apache Count, Arizona Territory, on Tuesday, November 11, 1890, viz: Jose Gare a, Homestead Entry North, for the north \$\frac{1}{2}\$ or the north east \$\frac{1}{2}\$ of said claim, viz: Miguel buran, Tooffile Duran, Antonio Gouzales, Antonio Duran, all of Sec. Johns, Apache county, Arizona Territory.

J. C. MARTIN,

Following is Apsuv's statement of the shooting and causes which led up to it: He says he left his ranch about two weeks ago to go to store; he stayed to help Cook save his goods. When he returned to his the ranch a few days ago, he found that county supervisor Childs had reported him dead and had discharged his hired man and employed another, and was going to sell his property, as administrator. This hired man, named Andy, saddled up Apsuy's mule, turned his three cows out, stole his money and notes, about \$130 and a sixshooter and was riding away. Apsuy told him to come back; he replied that he was going to drive the cows in and would not do it. He (Apsuy) shot him with a Winchester; found his money on him. Hogs were eating the body up and Attoons. he tried to burn it .- Silver Belt.

The president of Salvador has thanked Spain for its efforts to restore peace in Central America.

Warrants drawn on the Contingent Fund presented for payment prior to date, and distorting facts, in any and every Delegate to Congress. Please con- of one-hundred years. His race, national celebration on the 11th presented prior to date. Also all Apache way that is calculated to hurt the vey to the convention my deep and it is one of the truest on earth, inst. During the climax of the County Warrants drawn on the General Fund presented for payment prior to August 1st, 1887.

Interest on all the above warrants

NAT GREER, Treasurer Apache County, A. T. St. Johns, Sept. 4, 1890.



LEGAL NOTICES

Probate Notice.

In the Probate Court of the County of Apache Arizona Territory.

In the matter of the Estate of Regina Baca de Candelaria deceased.

Notice is hereby given that Juan Candiaria the Administrator of the Estate of Regina Baca de Candelaria, deceased, has rendered and presented for settlement and filed in said Court his final report of his administration of sud Estate, and praying for an order for distribution of the assets of said Estate, and that Saturday, the Illia day of October, 1890, peing a day of a term of said Court, to-wit: the October Term, 1800, at 10 A. M., at the court-room of said Court for the Settlement of said report and entering an order for the distribution of said Court for the settlement of said report and entering an order for the distribution of said Estate, at which time and place any person interested in said Estate may appear and file his exceptions to the said report and contest the same.

JOHN T. LESUEUR, Cierk.

Dated Sept. 10, 1890, Probate Court. R. E. Moraison, Atlorney for Administrator. In the Probate Court of the County of Apache

SUMMONS.

IN THE JUSTICE'S COURT OF HOLBROOK PRECINCY, IN THE COUNTY OF APACHE, TERRITORY OF ARIZONA.

cGuire & Bledso Plaintiffs.

John Shevlin, Defendant,

The Territory of Arizona Sends Greeting to You are hereby summoned and required to appear in a civil action against you by the above named Plaintiffs in the instice's Court of Holbrook Precinct, County of Apache, Territor: of Arizon, and answer the complaint filed with this Court at Holbrook, in said County within five days, (exclusive of the day of service), after the service upon you of this summons, if served in this Precinct, and within the County, but if served out of the Precinct and within the County, then within ten days, but if served out of the County then within fifteen days. In all other cases twenty days.

And you are hereby notified that if you fail to appear and answer the complaint as above re-

appear and answer the complaint as above re-juried the Plaintiffs will take judgment by de-ault against you, and ask for a judgment against you for one hundred and ninety-five and 4e-100 dollars, amount on account for merand 4s-100 dollars, amount on account for mer-chandise and for the costs of this suit.

Given under my hand at said Precinct this 23d day of August, A. D. 1830.

F. J. W. TTRON, sept18. Justice of the Feace of said Precinct.

SUMMONS.

IN THE JUSTICE'S COURT OF HOLBROOK PRECINCY, IN THE COUNTY OF APACHE, TERRITORY OF ARIZONA. eGuire & Bledsoe. Plaintiifs

C. M. Carson, Defeudant. The Territory of Arizona Sends Guesting to M. Carson.

Vou are hereby required to appear in a civil action brought against you by the above named Plaintiffs in the Justice's Court of Holbrook Precinct, County of Apache, Territory of Arizona, and answer the complaint filed with this Court at Holbrook, in said County within five days (exclusive of the day of service), after the service upon you of this summons, if served in this Precinct, and within the County, but if served out of the Precinct and within the County, then within ten days, but if served out of the County, then within ten days, but if served out of the County, then within ten days, but if served out of the County, then within ten days, but if served out of the cases twenty days. And you are hereby not field that if you fall to appear and answer the complaint as above reregulated, the Plaintiffs will take judgment by default against you for ninety-five and 40-100 dollars amount due on account for merchandise and for the co-sts of this suif.

Given under my mand at said Precinct this 23d day of August, A. D. 1800.

**F. J. WATTRON, septia.

LAND NOTICES.

NOTICE FOR PUBLICATION.

LAND OFFICE AT PRESCOTT, ARIZONA.

J. C. MARTIN.

NOTICE FOR PUBLICATION.

LAND OFFICE AT PRESCOTT, ARIZONA. September 22, 18.0. Dudleyville for supplies, and while named sealer has filed no ice of his intention to make final proof it is supplied that the following named sealer has filed no ice of his intention to make final proof it is supplied in an and that said proof will be made before the Clerk of the blatter Company of the said proof will be made before the Clerk of that said proof with be made before the Clera of the District Court at St. Johns, Apache County, Arizona fer itory, on Wednessay, November 12, 1850, viz. Benjamin Brown, of Nutrioso, Arzona, Homest ad Entry No 525 for the southeas: ½ of its southeas: ½ section 35, Townshiy 7 north, and northwest ½ of the northwest ½ section 1, and north 2 of the northwest ½ of Section 2, Township 6 north, Kange 29 cast., He names the following wit lesses to prove his

He manes the following wit tesses to prove his continuous residence upon, and cultivation of, sate had, viz. William W Lund, Witham Hambliu, Abner Martin, Jacob Hamblin, all of Nutroso, Apache County, Artsona.

NOTICE FOR PUBLICATION.

LAND OFFICE AT PRINCOTE, ARIZONA, September 22, 1890, Notice is hereby given that the fe lowing named set ler has filed not ce o' b's hiengon to make that proof in sur-ot, o' his claim, and that said proof will be made be one are Cerk of the District Court, at S. Johns, Abache County Arizona Tercio, y. on November in. 1880, viz: Thomas Newson Johnson, Homestend Ens. y No 470, for the south ½ of the northeas ½ and northwest ½ of the northeast ½ and northeast ½ of the northeast ½ of Sec. en 25, Township

North, Range 22 ess.. He names she following witnesses to prove his de names de following witherses to prove has continuous deside tee upon, and cultivation of, said land, viz. J. Allen Johnson, Murray John-son, of Gallup. New Mexico, and Sem Toner, John Jones, of Navajo Springs, Apache county,

NOTICE FOR PUBLICATION. LAND OFFICE AT PRESCOTT, ARIZONA. August 21, 1890.

Notice is hereby given that the following named settler has filed notice of his intention NOTICE.

Named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Clerk of the District Court, at St Johns, Apache County, Arizona Territory, on Tuesday, October 7th, 1890, viz: Henry C. Overson, Commuted Home stead Entry No. 573, for the south 1/2 of the northeast 1/4 of Section 22, Township 13 north, Range 28 east.

He names the following witner or prove his continuous residence upon, and catifivation of said land, viz: Marcoe H Pedersen, John H Murdock, Andres Jensen, William F Lestieur, and of St. Johns, Apache county, Arizona Territory, on Tuesday, October 7th, 1890, viz: Henry C. Overson, Commuted Home stead Entry No. 573, for the south 1/2 of the northeast 1/4 of Section 22, Township 13 north, Range 28 east.

He names the following witner or prove his continuous residence upon, and catifivation of said land, viz: Marcoe H Pedersen, John H Murdock, Andres Jensen, William F Lestieur, and the said proof will be made before the Clerk of the District Court, at St Johns, Apache County, Arizona Territory, on Tuesday, October 7th, 1890, viz: Henry C. Overson, Commuted Home stead Entry No. 573, for the south 1/2 of the northeast 1/4 of Section 22, Township 13 north, Range 28 east.

He names the following witner or prove his continuous residence upon, and catifivation of said land, viz: Marcoe H Pedersen, John H Murdock, Andres Jensen, William F Lestieur, and the said proof will be made before the following witner or prove his continuous residence upon and catifivation of said land, viz: Marcoe H Pedersen, John H Murdock, Andres Jensen, William F Lestieur, and the said proof will be made before the following witner or prove his continuous residence upon and catifivation of said land, viz: Marcoe H Pedersen, John H Murdock, Andres Jensen, William F Lestieur, and the said proof will be made before the following witner or provention and the said proof will be made before the following witner or provention and the said proof will be made b

all of St. Johns, Apache county, Arizona Ter

NOTICE.

Notice is hereby given that in compliance with section I, Act No. 18, of the Acts of the Fifteenth Legislature, the Board of Supervisors hereby offer a reward of \$2,000 to any person or persons who shall be first in obtaining a flowing stream of water, of not less than 17,500 gallons every twenty-four hours for ten days by means of an artesian well, in Apache county, not upon a United states military reservation, railroad lands or land grants, or within ten miles of any flowingartesian well or one mile of any permanent flowing stream of

ARTBUR ASHTON, Clerk.